



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/687,042	10/16/2003	Mark Gilmore Mears	PU020446 7488	
7:	590 05/17/2006		EXAM	INER
JOSEPH S. TRIPOLI			WU, XIAO MIN	
THOMSON LICENSING INC.			ART UNIT	PAPER NUMBER
2 INDEPENDENCE WAY, Suite 200 P.O. BOX 5312				TALER NOMBER
PRINCETON, NJ 08543-5312			2629	

DATE MAILED: 05/17/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
		10/687,042	MEARS ET AL.		
	Office Action Summary	Examiner	Art Unit		
		XIAO M. WU	2629		
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply				
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	l. lety filed the mailing date of this communication. O (35 U.S.C. § 133).		
Status					
2a)	Responsive to communication(s) filed on 16 Oct. This action is FINAL . 2b) This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro			
Dispositi	on of Claims				
5)□ 6)⊠ 7)□	Claim(s) 1-17 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1-17 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.			
Applicati	on Papers				
10)⊠	The specification is objected to by the Examiner The drawing(s) filed on 16 October 2003 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction The oath or declaration is objected to by the Example 1.	a) accepted or b) objected drawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).		
Priority L	ınder 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachmen		_			
2) Notic 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:			

Application/Control Number: 10/687,042 Page 2

Art Unit: 2629

DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

2. Claim 15 recites the limitation "means for displaying" in line 1. There is insufficient antecedent basis for this limitation in the claim. Is this dependent claim depending from claim 10 instead of claim 1?

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 5. Claims 1-3, 5-6, 9-12, 14-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dunaway (US Patent No. 5,450,079).

Art Unit: 2629

As to claims 1, 10, Dunaway discloses a remote control comprising: a housing(20, Fig. 1); a controller (62, Fig. 3) supported by said housing (20, Fig. 3); a display (22, Fig. 3) supported by said housing and coupled to said controller for communication therewith (see Fig. 3), said display (22) divided into a pre-etched touch screen area defining a plurality of touch selectable buttons (24, 26, 28, 30, 32, 34, 36, 38, 40, 42, Fig. 2A), and a message area (22, Fig. 2A) operative to display alphabetic characters; and memory (64, Fig. 3) coupled to said controller (62) for communication therewith and containing program instructions that allow a user to define a custom label for a selected one of said plurality of selectable buttons (e.g. different label buttons in different modes as shown in Fig. 2A and 2C). Dunaway further discloses depressing HELP button 44 and a selected one of user selectable keypads 24-42, a textual help message associated with a function associated with that user selectable keypad may be displayed within graphic display 22 (see col. 4, lines 2-6). It is noted that Dunaway does not disclose the function of the selected button is displayed in the message area when the selected one of the plurality selectable buttons is actuated. However, it would have been obvious to one of ordinary skill in the art to have modified Dunaway by eliminating the HELP button because it would be more simple and quicker to get to information related to the selected button when only one button is actuated

As to claims 2, 11, Dunaway discloses message area is defined by a dot matrix configuration (see Fig. 2A-2C).

As to claims 3, 12, Dunaway discloses the dot matrix configuration defines two rows of message area. (e.g. CD PLAYER shown in the message area as shown in Fig. 2B).

As to claims 5, 14, Dunaway discloses the custom label is defined during a setup mode of

Art Unit: 2629

the remote (e.g. different label in different modes as shown in Fig. 2A, 2C).

As to claims 6, 15, Dunaway discloses the display comprises an LCD (see col. 3, line 19).

As to claim 9, Dunaway discloses a plurality of hard buttons (44, 46, 48) carried by said housing and coupled to said controller for communication therewith, said program instructions further allow the user to define a custom label for a selected one of said plurality of hard buttons that is displayed in said message area when said selected one of said plurality of hard buttons is actuated (see col. 3, line 60 to col. 4, line 9).

6. Claims 4, 7-8, 13 and 16-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dunaway (US Patent No. 5,450,079). as applied to claims 1-3, 5-6, 9-12, 14-15 above, and further in view of Sampsell US Patent No. 6,496,122).

As to claims 4 and 13, it is noted that Dunaway does not specifically disclose the custom label is defined during a learning mode of the remote. Sampsell is cited to teach a remote control device similar to Dunaway. Sampsell further discloses that the remote including a learning mode such that the user can select the command to be learned in an order desired by the user (see col. 8, line 49 to col. 9, line 52). It would have been obvious to one of ordinary skill in the art to have modified Dunaway with the features of the learning mode as taught by Sampsell because Sampsell offers the advantage of easily programming a learning remote control by displaying feedback information on the image screen on the remote control and the convenience of the learning remote control provides backward compatibility with a wide array of image display device (col. 2, lines 58-63).

As to claims 7 and 16, Sampsell discloses The remote control of claim 10, further comprising: means, supported by said housing and coupled to said controller for communication

therewith, for receiving signals from another remote control for learning the received signals; and means, supported by said housing and coupled to said controller for communication therewith, for transmitting signals from the universal remote for control of an unconnected electronic component (see col. 8, lines 10-20).

As to claims 8 and 17, Dunaway discloses means for receiving comprises an IR receiver (310, Fig. 1), and said means for transmitting comprises an IR transmitter (116, Fig. 1).

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The US Patents 4,712,105, 4,857,898, and 5,410,326 are cited to teach a remote control device.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to XIAO M. WU whose telephone number is 571-272-7761. The examiner can normally be reached on 6:30 am to 4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, RICHARD HJERPE, can be reached on 571-272-7691. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Art Unit: 2629

x.w.

May 12, 2006

XIAO M. WU

Primary Examiner Art Unit 2629